

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI NORTHERN DIVISION

	CHARLES THOMAS PETTWAY; CAL- MAINE FOODS, INC. PLAINTIF	
V.		CAUSE NO. 3:20-CV-10-CWR-LGI
AS	IAN TIRE FACTORY LIMITED	DEFENDANT
	JURY VERDIC	<u>CT</u>
	The jury is directed to answer the following que	stions in accordance with the Court's
instr	uctions. The answer to each question must be your	unanimous decision.
1.	Do you find, by a preponderance of the evidence elements of their failure to warn claim against A	
	Yes No	
	If you answered "yes," proceed to answer que If you answered "no," go to the next page and	
2.	What percentage of fault, if any, do you assign to	each of the following parties?
	Asian Tire Factory 26.615 % Cal-Maine Foods 69.75 % Charles Pettway TOTAL 26.615 % 3.625 %	
3.	Please itemize the damages that will compensate if any you find:	the plaintiffs for the following injuries,
	a. Past Medical Expenses:	\$ -0
	b. Future Medical and Other Expenses:	s 46, 190.

s 368, 150.

c. Past physical pain, suffering, mental anguish, anxiety, and loss of enjoyment of life suffered

by Mr. Pettway:

d. Future physical pain, suffering, mental anguish, anxiety, and loss of enjoyment of life to be suffered by Mr. Pettway:	\$ 398, 250.
e. Past and present physical limitation, disability or impairment suffered by Mr. Pettway as a direct and proximate result of his injuries:	\$ 65,625.
f. Future permanent physical limitation, disability, or impairment to be suffered by Mr. Pettway as a direct and proximate result of his injuries:	\$ 406, 250.